1 2 3 4 5 6 7 8 9	Michael J. Lyons (SBN 202284) David V. Sanker (SBN 251260) Solandra J. Craig (SBN 263923) 2 Palo Alto Square 3000 El Camino Real, Suite 700 Palo Alto, CA 94306-2122 Telephone: 650.843.4000 Facsimile: 650.843.4001 Email: djjohnson@morganlewis.com Email: mlyons@morganlewis.com Email: scraig@morganlewis.com Email: scraig@morganlewis.com	WILSON SONSINI GOODRICH & ROSATI Professional Corporation Stefani E. Shanberg, SBN 206717 Holly B. Baudler, SBN 238843 Robin L. Brewer, SBN 253686 650 Page Mill Road Palo Alto, CA 94304-1050 Telephone: 650.493.9300 Facsimile: 650.565.5100 Email: sshanberg@wsgr.com Email: hbaudler@wsgr.com Email: rbrewer@wsgr.com Attorneys for Plaintiff and Counter-Defendant GT NEXUS, INC.
11	UNITED STATES DISTRICT COURT	
12	NORTHERN DISTRICT OF CALIFORNIA	
13	OAKLAND DIVISION	
14		
15	GT NEXUS, INC., a Delaware corporation, Plaintiff,	Case No. CV 4:11-cv-02145-SBA
16	v. INTTRA, INC., a Delaware corporation,	JOINT STIPULATION TO DISMISS COUNTER-DEFENDANT SEA STAR
17	Defendant, and	LINE, LLC WITHOUT PREJUDICE PURSUANT TO FED. R. CIV. P. 41(a)(2)
18	INTTRA, INC., a Delaware corporation, Counter-Plaintiff,	
19	GT NEXUS, INC., a Delaware corporation,	
20	CROWLEY MARITIME CORPORATION, a Delaware corporation, CROWLEY LINER	
21	SERVICES, INC., a Delaware corporation, INDEPENDENT CONTAINER LINE, LTD.,	
22	a Bahamas corporation, SEABOARD MARINE, LTD., INC., a Liberian corporation,	
23	SEA STAR LINE, LLC, a Delaware	
24	corporation, TURKON LINES AMERICA, INC., a Turkish corporation, BACARDI-	
25	MARTINI PRODUCTION, a French corporation,	
26	Counter-Defendants.	
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1	On September 1, 2011, Defendant/Counter-Plaintiff Inttra, Inc. ("Inttra") filed its Answer		
2	and Counterclaims to GT Nexus' Complaint. Inttra alleged that on information and belief, Counter-		
3	Defendant Sea Star Line, LLC ("Sea Star") entered an agreement or other relationship whereby Sea		
4	Star became a part of the GT Nexus Community, that Sea Star is permitted by GT Nexus to connect		
5	to, and use the GT Nexus Platform, that Sea Star is connected to, and uses the GT Nexus Platform,		
6	and that Sea Star receives guidance, support, and direction in connection with Sea Star's use of the		
7	GT Nexus Platform.		
8	On October 17, 2011, GT Nexus filed its Amended Answer to Inttra's Counterclaims and		
9	GT Nexus' Chief Financial Officer, Allen Barr declared under penalty of perjury, that GT Nexus		
10	does not have a signed service agreement with Sea Star Line, LLC, that Sea Star has completed a		
11	total of 63 transactions on the GT Nexus platform, and that GT Nexus never invoiced Sea Star for		
12	any transactions, nor has Sea Star paid GT Nexus for its use of the GT Nexus platform. (Exhibit A)		
13	On November 8, 2011, Sea Star filed its Answer to Inttra's Counterclaims and denied that it		
14	is a member of the GT Nexus Community and that it received direction, instruction or guidance		
15	from GT Nexus as alleged. Based on these representations, the parties have agreed to dismiss all		
16	claims and counterclaims between Inttra and Sea Star without prejudice.		
17	In view of the foregoing, the parties request that the Court enter the accompanying proposed		
18	order dismissing the entire action between Inttra and Sea Star, including all pending claims and		
19	counterclaims, without prejudice, each party to bear its own costs, expenses and attorney fees.		
20	DATED: November 9, 2011 Respectfully submitted,		
21	MORGAN, LEWIS & BOCKIUS LLP		
22	By/s/ Michael J. Lyons		
23	Daniel Johnson, Jr.		
24	Michael J. Lyons David V. Sanker		
25	Solandra J. Craig		
26	Attorneys for Defendant and Counter-Plaintiff INTTRA, INC.		

JOINT STIPULATION AND [PROPOSED] ORDER Case No. 4:11-cv-02145-SBA

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1	1 DATED: November 9, 2011	WILSON SONSINI GOODRICH & ROSATI
2	2	Dy /a/ Stafani E. Shanhara
3	3	By /s/ Stefani E. Shanberg Stefani E. Shanberg
4	4	Holly B. Baudler
		Robin L. Brewer
56		Attorneys for Plaintiff and Counter-Defendant GT NEXUS, INC.
7	7 Pursuant to General Order No. 45, Section	n X(B) regarding signatures, I, Michael J. Lyons,
8	attest that concurrence in the filing of this document has been obtained from each of the other	
9	signatories. I declare under penalty of perjury under the laws of the United States of America that	
10	the foregoing is true and correct. Executed this 9th day of November, 2011, at Palo Alto, California	
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12	/s/ Michael J. Lyons Michael J. Lyons	
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ORDER

PURSUANT TO STIPULATION, IT IS SO ORDERED

Dated: 11/14/11

Hon. Saundra Brown Armstrong United States District Judge